UNITED STATES BANKRUPTCY COURT

	DISTRICT OF OREGON	
In re)	Case No(NOTE: If blank, Case No. will be on the Meeting of	
)	(NOTE: If blank, Case No. will be on the Meeting of	of Creditors Notice)
))) Debtor(s)	CHAPTER 13 PLAN DATED; AND □ MOTION TO VALUE COLLATERAL (See Paragraph □ MOTION TO AVOID LIENS (See Paragraph 6 belo □ THIS PLAN SETS OUT NONSTANDARD PROVISION PARAGRAPH 10	ow)
)		
	ur rights may be affected. Your claim may be modif discuss them with your attorney. If you do not have	
must be filed on your behalf) within fourteen by the Bankruptcy Court or provided in a no to file a written objection to the plan sha	aim or any provision of this Plan, you must file an objection days after the conclusion of the meeting of creditors, utice of amendment. See Local Bankruptcy Rule 3015-30 II constitute acceptance of the plan and the Bankrupte any additional plan provisions or provisions that alter the + below.	nless otherwise ordered c). <u>Failure of a creditor</u> tcy Court may confirm
• •		
(a) a monthly payment of \$		
(b) all proceeds from avoided transfers,	including proceeds from transfers avoided by the truste	e;
refunds (i.e., tax refunds not otherwise preturn for that same tax year or tax paid years during the: □ 36 months or □ 60	unds attributable to prepetition tax years and, upon receprovided for in the plan, less tax paid by debtor for a deficitly setoff by a tax agency for a postpetition tax year) attribution the date the first plan payment is due (note: 86 month commitment periods; refunds for all five years and the first plan payment is due (note: 86 month commitment periods; refunds for all five years).	ciency shown on any tax utable to postpetition tax refunds for the first three
(d) a lump sum payment of \$	on or before	(date); and
(e)		
	is ever more than 30 days delinquent on any payment d	
this plan upon motion of the trustee or	anted by the court after appropriate notice, a wage dec	fuction order to debtor's

employer may be issued immediately.

- The trustee shall disburse all funds received pursuant to paragraph 1 as follows:
 - (a) First, to the trustee's percentage fee and expenses.
 - (b) Second, to secured creditors as provided in (1) and (2) below. Should the trustee not have sufficient funds in trust to pay fully the disbursements listed below, disbursements of funds available shall be made pro rata. The terms of the debtor's prepetition agreement with each secured creditor shall continue to apply, except as otherwise provided in this plan or in the order confirming plan. Secured creditors shall retain their liens until payment of the underlying debt, determined under nonbankruptcy law, or discharge under §1328(a), at which time the lien shall terminate and be released by the creditor.
 - (1) Cure of Default and Claim Modification. The debtor will cure the default and maintain the contractual installment payments (as provided in paragraph 4) on the secured claims listed below in the "Estimated Arrearage if Curing" column. The amount listed in this column is an estimate; the creditor's timely filed and allowed claim shall control. Claims provided for in the "Collateral Value if Not Paying in Full" column are allowed secured claims only to the extent of the value indicated, and pursuant to §506(a), the debtor MOVES the court for an order fixing the value of the collateral in the amount stated below. Unless a creditor timely objects to confirmation, the value of the creditor's interest in the collateral shall be limited to the amount listed below, and that amount will be paid under the plan with interest at the rate stated below.

For claims provided for in the "Estimated Secured Claim if Paying Secured Claim in Full" column, the creditor will receive the amount of the claim that is secured as set forth on the creditor's timely proof of claim, except as follows: If the claim is a "910 claim" not subject to 11 U.S.C. §506 pursuant to the hanging paragraph of 11 U.S.C. §1325(a)(9), the creditor will receive the total amount of the claim set forth on the creditor's timely proof of claim, even if that amount exceeds the secured portion of the claim.

For all creditors provided for under this subparagraph, if the creditor's claim will not be paid in full, the portion of the creditor's claim that exceeds the amount of the allowed secured claim shall be treated as an unsecured claim under paragraph 2(e) (if the claim identifies the priority position of the claim) and 2(f) below.

Instruction to debtor(s): Use **only one** of the following columns for each creditor: "Estimated Arrearage if Curing," or "Collateral Value if Not Paying in Full," or "Estimated Secured Claim if Paying Secured Claim in Full." All other columns must be completed.

Creditor	Collateral	Estimated Arrearage OR if Curing	Collateral Value if Not Paying in Full	Claim if Paying OR Secured Claim in Full	Post- confirmation Interest Rate	Monthly Plan Payment

(2) Secured Claim Modification Not Expressly Authorized by the Code. This subparagraph may include, but is not limited to, modification of a claim secured by a purchase money security interest in either (1) a motor vehicle acquired for personal use by the debtor within 910 days before the bankruptcy filing date, or (2) any other personal property collateral acquired within one year before the bankruptcy filing. Secured claims provided for in this subparagraph shall be limited to the amount indicated in the "Amount of Claim as Modified (Value of Collateral)" column. The debtor MOVES the court for an order fixing the value of the collateral in the amount stated below.

DEBTOR PROPOSES THAT THE CREDITOR(S) SPECIFICALLY IDENTIFIED BELOW ACCEPT, EITHER EXPRESSLY OR IMPLIEDLY, THE FOLLOWING TREATMENT WHICH THE COURT MIGHT NOT BE ABLE TO APPROVE ABSENT CONSENT OF CREDITOR(S). FAILURE OF A CREDITOR TO FILE A WRITTEN OBJECTION TO THIS PLAN PRIOR TO CONFIRMATION SHALL CONSTITUTE ACCEPTANCE OF THE PLAN.

Creditor	Collateral	Amount of Claim as Modified (Value of Collateral)	Post-confirmation Interest Rate	Monthly Plan Payment	

(3) Adequate protection payments shall be disbursed by the trustee pre-confirmation from funds on hand with the trustee in the payment amounts specified in the plan for personal property secured creditors, absent a provision in this plan or a court order providing for a different amount to be paid pre-confirmation. If the debtor fails to make a monthly payment sufficient to pay the adequate protection payments in full, the trustee will disburse the funds pro rata according to the monthly payments proposed for those creditors. Adequate protection payments paid through the trustee pre-confirmation will be deducted from the amount of the allowed claim. Unless the concerned creditor is fully secured or oversecured for purposes of §506 or §1325(a)(9), no interest shall be paid from the date of the filing of the petition to the date of confirmation unless otherwise specifically provided for in the payment provisions set forth above.

	sole discretion fees are to be p	d. If debtor has a may award not r paid either:	greed to an estima nore than \$500 in a	ited rather th addition to th vailable func	nan a fixed fee, ne above amou	upon application,	notice. Attorney
		this plan to the	collateral not other following (i.e., state pes not have posse	creditor NA	ME followed by	y DESCRIPTION (of collateral to
(c)	Third, pro rata until	fully paid, allowe	ed unsecured dome	estic suppor	t obligations un	der §507(a)(1).	
(d)	Fourth, allowed adı	ministrative expe	nses under §507(a	a)(2).			
(e)) Fifth, pro rata, until fully paid, to allowed priority claims in the order stated in §507(a)(3)-(10), including §1305 claims.						
(f)	f) Sixth, pro rata, to timely filed and allowed nonpriority unsecured claims, the amounts required by §1325(b)(1). These monies will be distributed in the method indicated in the section marked below [MARK ONLY ONE].						
	 (1) The creditors will receive approximately % of their claims. Payment of any dividend will depend upon the amount of allowed secured claims, the amount of allowed priority claims (including costs of administration and the debtor's attorney's fees), and the total amount of allowed, nonpriority unsecured claims. (2) The creditors will receive a minimum % of their claims. This percentage will not be reduced regardless of the amount of total creditors' claims filed. 						
(g)	(g) Pursuant to §1325(a)(4), the "best interest of creditors" number is determined to be \$, and not less than that amount shall be distributed to unsecured priority and, pro rata, non-priority creditors with timely filed and allowed claims. The total amount of allowed priority claims will reduce the amount distributed to unsecured, non-priority creditors.						
(h)	Pursuant to §1325(confirmation.	(a)(4), all allowed	l unsecured claims	shall receiv	e interest of	% from the	time of
The	e debtor ASSUMES	the following exe	ecutory contracts a	nd leases:			
С	reditor	Amo	ount of Default [Sta	te if None]		Cure Provisions	
						_	
al co	Those executory contracts or leases not specifically mentioned above are treated as rejected. Any timely filed and allowed claim arising from rejection shall be treated under paragraph 2(f). The debtor will pay all assumed executory contracts and leases directly, including amounts required to cure. The debtor shall surrender any property covered by rejected executory contracts or leases to the affected creditor no later than upon confirmation of this plan.						
	The debtor shall pay directly to each of the following creditors, whose debts are either fully secured or are secured only by a security interest in real property that is the debtor's principal residence, the regular payment due post-petition on						

3.

5. Subject to the provisions of §502, untimely claims are disallowed, without the need for formal objection, unless allowed by court order.

these claims in accordance with the terms of their respective contracts, list any pre-petition arrearages in paragraph 2(b)(1) and/or specify any other treatment of such secured creditor(s) in an additional paragraph at the end of this plan:

6. The debtor MOVES, pursuant to §522(f)(1), to avoid the judicial liens and/or non-purchase money security interests of 1300.14 (12/1/16)

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[Note: Printed text may not be stricken.]

	Absent objection from a creditor, the order of confirmation will avoid its lien and its claim will be treated in paragraph 2(f).
7.	The applicable commitment period of this plan is $\Box 36$ or $\Box 60$ months. Debtor(s) shall make plan payments for the length of the commitment period unless the debtor(s) first pay 100% of all allowed claims with appropriate interest. If the commitment period is 36 months, the plan payments may continue for a longer period, not to exceed 60 months, as necessary to complete required payments to creditors. The approximate length of the plan is months; cause to extend longer than 36 months is as follows:
8.	This plan may be altered post-confirmation in a non-material manner by court order after notice to the debtor, the trustee, any creditor whose claim is the subject of the modification and any interested party who has requested special notice.
9.	Debtor Certification. Debtor(s) certifies that the petition was filed in good faith, and this plan was proposed in good faith and not by any means forbidden by law. Debtor(s) further certifies that all postpetition domestic support obligations have been paid in full on the date of this plan and will be paid in full at the time of the confirmation hearing.
ADI	DITIONAL NONSTANDARD PROVISIONS (separately number below or on attachment(s), beginning with 10):
	DEBTOR DEBTOR
Pay 901	RTIFICATE OF SERVICE on Creditors/Parties Treated in Paragraphs 2(b)(1) (under the "Collateral Value if Not ving in Full" column), 2(b)(2) (under the "Amount of Claim as Modified" column), 3, and 6 (see FRBP 3012, 4003(d), and 4, and LBR 6006-1(b)). I certify that copies of this plan and the notice of hearing to confirm this plan were served as ows:
cred	For <u>creditors/parties who are not Insured Depository Institutions (served by court)</u> (see FRBP 7004(b)), I either listed the ditors/parties in the mailing list filed with the court exactly as follows, OR, on (insert date), I served the eve-documents by first-class mail to the creditors/parties at the names and addresses exactly as follows (list each ditor/party, the person or entity the creditor/party was served through, and the address):
cert	For Insured Depository Institutions (see FRBP 7004(h)), on (insert date), I served the above-documents by tified mail, or by other authorized means (specify), at the name and address exactly as follows (list each insured pository institution, the person or entity the institution was served through, and the address):
	DEBTOR OR DEBTOR'S ATTORNEY

the following creditors because they impair an exemption(s) of the debtor:

1300.14 (12/1/16) Page 4 of 4 [Note: Printed text may not be stricken.]

Nick & Kimberly Evans Addendum to Chapter 13 Plan Dated June 9, 2017

- 10. Notwithstanding the provisions of Paragraph 1(c) of this Plan, debtor(s) shall not be required to pay any Earned Income Credits funds to the Trustee during the life of the Plan.
- 11. Debtors will apply for a loan modification with Selene Finance to cure the loan arrearages on their first mortgage. In the event Debtors are offered an ongoing loan modification, they shall submit the loan modification agreement and any supporting documents to obtain Trustee's approval or CourtOrder prior to the loan modification going into effect. If the loan modification is not approved within six months of confirmation of the Chapter 13 plan, the debtor will amend the plan to provide for cure of the loan arrearage or will either immediately sell or surrender the property.
- 12. Debtors will apply for a loan modification with Bank of America to cure the loan arrearages on their second mortgage. In the event Debtors are offered an ongoing loan modification, they shall submit the loan modification agreement and any supporting documents to obtain Trustee's approval or CourtOrder prior to the loan modification going into effect. If the loan modification is not approved within six months of confirmation of the Chapter 13 plan, the debtor will amend the plan to provide for cure of the loan arrearage or will either immediately sell or surrender the property.
- 13. Debtors dispute the tax liability claimed by the Oregon Department of Revenue (ODR) for the 2010 tax year. This issue will be resolved through the claim exemption process. ODR shall not be entitled to offset any tax refunds for 2014 2016 tax years against such alleged debt. Should the claim objection be unsuccessful, Debtors shall file an Amended Chapter 13 Plan to provide for payment of such claim.